

1 STIP  
 2 Bill Bradley, Esq.  
 3 Nevada State Bar No. 1365  
 4 BRADLEY, DRENDEL & JEANNEY, LTD.  
 5 P.O. Box 1987  
 6 Reno, NV 89505  
 Telephone No. (775) 335-9999  
 Facsimile No. (775) 335-9993  
 E-mail: bbradley@bdjlaw.com  
*Attorneys for Plaintiffs*

7 UNITED STATES DISTRICT COURT  
 8 DISTRICT OF NEVADA

9  
 10 TOBIE RAYCHELLE WHIPPLE Case No. 2:19-CV-01883-RFB-BNW  
 CHRISTENSEN and KURT  
 CHRISTENSEN,

11 Plaintiffs,

**STIPULATION TO EXTEND  
BRIEFING DEADLINES**

12 v.

13 C.R. BARD, INC., and BARD  
 14 PERIPHERAL VASCULAR INC.,

15 Defendants.

16 \_\_\_\_\_ /  
 17 Comes now, Plaintiffs Tobie Raychelle Whipple (“Whipple”) and Kurt Christensen  
 18 (“Christensen”) and Defendants C. R. Bard, Inc., and Bard Peripheral Vascular, Inc. (“Bard” or  
 19 “Defendants”), by and through their undersigned counsel of record, and hereby stipulate that the  
 following dates to respond to the following Motions be extended as follows:

Document	Current Deadline	Proposed Deadline
Responses to Rule 702 Motions  (Docs. 102, 103)	4/6/23	4/20/23
Response to Motion for Summary Judgment  (Doc. 101)	4/13/23	4/27/23
Replies to Rule 702 Motions  (Docs. 102, 103)	4/13/23	5/4/23
Reply to Motion for Summary Judgment  (Doc. 101)	4/27/23	5/18/23

1 IT IS SO STIPULATED.

2 Dated this 30<sup>th</sup> day of March 2023.

3 **BRADLEY, DRENDEL, & JEANNEY, LTD**

**GREENBERG TRAURIG, LLP**

4 By: /s/ Bill Bradley

By: Eric W. Swanis

5 BILL BRADLEY, JR., ESQ.\*  
6 6900 South McCarran Blvd  
7 Reno, NV 89509  
8 bbradley@bdjlaw.com

ERIC W. SWANIS, ESQ. (NSB 6840)  
**GREENBERG TRAURIG, LLP**  
10845 Griffith Peak Drive, Suite 600  
Las Vegas, Nevada 89135  
Email: swanise@gtlaw.com

9 RAMON ROSSI LOPEZ, ESQ.  
**LOPEZ MCHUGH LLP**  
100 Bayview Circle, Suite 5600  
Newport Beach, CA 92660  
rlopez@lopezmchugh.com

10 *Counsel for Plaintiffs*

11 ELIZABETH C. HELM, ESQ.\*  
RICHARD B. NORTH, JR., ESQ.\*  
*\*Admitted Pro Hac Vice*  
12 Atlantic Station  
201 17th Street, NW / Suite 1700  
Atlanta, GA 30363  
Email:kate.helm@nelsonmullins.com  
richard.north@nelsonmullins.com  
*Counsel for Defendants*

13 IT IS SO ORDERED:



14  
15 RICHARD F. BOULWARE, II  
16 UNITED STATES DISTRICT JUDGE  
17  
18

19 DATED this 31st day of March, 2023.

CERTIFICATE OF SERVICE

Pursuant to N.R.C.P. 5(b), I certify that I am an employee of BRADLEY, DRENDEL & JEANNEY, and that on this date, I served a true and correct copy of the foregoing on the party(s) set forth below by:

Placing an original or true copy thereof in a sealed envelope placed for collection and mailing in the United States Mail, at Reno, Nevada, postage prepaid, following ordinary business practices

## Personal Delivery

## E-Mail

## Federal Express/Airborne Express/Other Overnight Delivery

## Reno-Carson Messenger Service

X All parties signed up for electronic filing have been served electronically, all others have been served by placing a true copy thereof in a sealed envelope placed for collecting and mailing in the United States mail, at Reno, Nevada, postage prepaid, following ordinary business practices addressed as follows:

Eric W. Swanis, Esq.  
Greenberg Traurig, LLP  
10845 Griffith Peak Dr., Suite 600  
Las Vegas, NV 89135  
Attorney for: Defendants

Lori G. Cohen, Esq.  
Greenberg Traurig, LLP  
3333 Piedmont Road NE, Suite 2500  
Atlanta, GA 30305  
Attorney for: Defendants

Ramon Rossi Lopez, Esq.  
Lopez Mchugh LLP  
120 Vantis Drive, Suite 430  
Aliso Viejo, CA 92656

C. Wade Bowden, Esq.  
Greenberg Traurig, LLP  
777 S. Flagler Drive, Suite 300  
West Palm Beach, Florida 33401

Casey Shpall, Esq.  
Gregory Tan, Esq.  
Greenberg Traurig, LLP  
1144 15<sup>th</sup> Street, Suite 3300  
Denver, CO 80202

ELIZABETH C. HELM, ESQ.\*  
RICHARD B. NORTH, JR., ESQ.\*  
*\* Admitted Pro Hac Vice*  
**NELSON MULLINS**  
Atlantic Station  
201 17th Street NW, Suite 1700  
Atlanta, GA 30363

DATED this 30<sup>th</sup> day of March 2023.

/s/ Kimberly Wass

Kimberly Wass

**From:** [SwanisE@gtlaw.com](mailto:SwanisE@gtlaw.com)  
**To:** Kimberly Wass; Bill Bradley  
**Cc:** Kate.Helm@nelsonmullins.com; Lynne.Rose@gtlaw.com; mwass@lopezmchugh.com; rlopez@lopezmchugh.com; jmankoff@lopezmchugh.com  
**Subject:** RE: Whipple/Bard - extension of motion deadlines  
**Date:** Thursday, March 30, 2023 2:50:19 PM  
**Attachments:** [image001.png](#)  
[image002.png](#)  
[image003.png](#)  
[image004.png](#)  
[image005.png](#)  
[image006.png](#)

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Hi Kimberly – you have my consent to affix my e-signature and submit to the Court.

Thank you,

**Eric W. Swanis**

Shareholder

Greenberg Traurig, LLP  
10845 Griffith Peak Drive | Suite 600 | Las Vegas, NV 89135  
T +1 702.938.6840  
[SwanisE@gtlaw.com](mailto:SwanisE@gtlaw.com) | [www.gtlaw.com](http://www.gtlaw.com) | [View GT Biography](#)



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**From:** Kimberly Wass <[KWass@bdjlaw.com](mailto:KWass@bdjlaw.com)>

**Sent:** Thursday, March 30, 2023 2:43 PM

**To:** Swanis, Eric W. (Shld-LV-LT) <[SwanisE@gtlaw.com](mailto:SwanisE@gtlaw.com)>; Bill Bradley <[bbradley@bdjlaw.com](mailto:bbradley@bdjlaw.com)>

**Cc:** Kate.Helm@nelsonmullins.com; Rose, Lynne (LSS-SFO-Labor-EmpLaw)

<[Lynne.Rose@gtlaw.com](mailto:Lynne.Rose@gtlaw.com)>; mwass@lopezmchugh.com; rlopez@lopezmchugh.com;  
[jmankoff@lopezmchugh.com](mailto:jmankoff@lopezmchugh.com)

**Subject:** RE: Whipple/Bard - extension of motion deadlines

Good afternoon,

Pursuant to Mr. Bradley's instruction attached please find the Stipulation to Extend Motion Deadlines for your review. Please let me know if it is acceptable and if you would like me to use your e-signature. Thank you.

***Kimberly Wass***

Legal Assistant to Bill Bradley, Esq.  
Legal Assistant to William C. Jeanney, Esq.  
6900 S. McCarran Blvd. Suite 2000  
Reno, NV 89509  
775-335-9999  
775-335-9993 (fax)